

UNITED STATES DISTRICT COURT
For THE
WESTERN DISTRICT OF OKLAHOMA

FOUNDERS & CO
CORACIVIC CEO

J. RUSSELL
PLAINTIFF

Vs

FOUNDERS & CO

BECKLAHMER

BOWRAINALD

DEFENDANTS

CIV 20

664 F

CASE NO.

(TO BE FILLED IN BY THE CLERK'S
OFFICE)

FILED

JUL 09 2020

CARMELITA REEDER SHINN, CLERK
U.S. DIST. COURT, WESTERN DIST. OKLA.
BY KNT DEPUTY

MOTION TO SET ASIDE IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN DISTRICT
OF OKLAHOMA WITH THE DEFENDANT(S) BECKLAHMER
BOWRAINALD

COMES NOW JEREMY ALLEN RUSSELL BY
WAY OF HIS OWN ATTORNEY BLACK [REDACTED]
LAW FIRM BAR NO. 204904448940
FILED IN MOTION FOR SET ASIDE
WITH THE DEFENDANTS BECKLAHMER
BOWRAINALDS FOR 85% OF THE
ACCOUNT FOR THE PLAINTIFF AND 50%
FOR MR [REDACTED] CHIEF BOWRAINALS
AND WARDEN [REDACTED] BECKLAHMER
W/ DINE (2) OUT OF THE FOUR (4)

FACILITY FORMERLY OWNED BY ECA NOW
 OWNED BY CORACIVIC & UCIA IN THE
 STATE OF OKLAHOMA ~~AT THE INTERSECTION~~
~~OF STATE HIGHWAY 41 AND STATE HIGHWAY 50~~
~~IN THE CITY OF HOLDENVILLE~~ DAVIS CORRECTIONAL FACILITY IN
 HOLDENVILLE OKLAHOMA WHICH THE
 PLAINTIFF RUNS THE REST HERE
 IN OKLA. AND THE US. UNDER THE
 UCIA AND THE DEFENDANTS BOB
 MARK & JOSHAWA SINGERS AND MIKE
 CIPPERS DOING A LIFE WITH & WITH
 OUT FOR MURDER AND THE REST OF
 THE WANNABE EART TEAM BE CHARGED
 WITH RAP IN THE FIRST POSITION OF
 CHILD ^{MURDER} PORNOGRAPHY MAKING CYBERNETIC
 TERRORISM VIA SKULL CANDY (ETC)
 AND THAT MARK & JOSHAWA SINGERS
 AND MIKE CIPPERS BE SENT TO
 THE STATE OF CALIFORNIA ON PERMANENT
 PROTECTIVE CUSTODY FOR THEIR OWN SAFETY
 AND I LIVE IN MY OWN UNDEVELOPED HOUSE
 ING SUCH AS THE UNIT MANAGER
 OFFICE AND OR GOLF UNIT WHICH
 IS ABANDONED HERE AT DAVIS CORRECTIONAL
 FACILITY AND I GET 186 BOXES OF
 PROPERTY FOR FOUNDING UCIA 486
 BOXES OF PROPERTY ~~W/ 86~~ 86 RULSADS
 FOR SETTLEMENT AS/ CORACIVIC AND ~~ON~~ ON

THE STIPAL~~ATION~~ I GO FORM UNDER
 COURT ~~ORDER~~ CEO FOR CORACIVE AND
 ABLE TO WORK IN C/C MEDICAL GOLF
 CONTROLL OR THE KITCHEN IN CORACIVE
 UNIFORM AND ALL OTHER STIPALATIONS
 TERMES & CONDITIONS THAT THE PLAINTIFF
 AND THE DEFENDANT(S) BOWRAINALS &
 BECKLAHMER WITH THE EXSEPTION OF
 THE STIPAL~~ATION~~ OF RETURNING TO LEXINGON
 CORRECTIONAL CENTER TO MAKE IT RIGHT
 WITH AGERS AND CLIPERS & INMATES
 IN FOR MUNDER DOING A LIFE W/ AND
 A LIFE WITH OUT POSIBILATY OF PROE
 IN SED IN 3 WEEKS I WILL RETURN
 TO LEXINGTON CORRECTIONAL CENTER TO
 MAKE THING RIGHT WITH BOWRAINALS
 AND BECKLAHMER

I JEREMY ALLEN RUSSELL ON THIS
 22ND DAY ON THE YEAN OF 2020 DO
 SO SALEMELY ~~UNDER~~ SWERE UNDER
 THE OATH AND LAWS OF PENALTY OF
 PERJURY THAT THE FACTS STATED HERE
 WITHIN ARE TRUE AND CORRECT TO
 THE UPMOST & FULLEST OF THYN OWN
 KNOWLEDGE, SINCERLY & RESPECTFULLY
 PLAINTIFF J. Russell

I JEREMY ALLEN RUSSELL
 ON THIS 22ND DAY OF JUNE ON
 THE YEAR OF 2020 DUE SO SALSINE
 SWEAR UNDER OATH AND THE LAWS
 OF PENALTY OF PERJURY THAT I JEREMY
 JEREMY ALLEN RUSSELL 625347
 09-25-1991 STATE I NO LONGER
 WANT A HOLD ON MY TIME IN
 PRISON MORE DO I WISH TO RETURN
 TO LEXINGTON CORRECTIONAL CENTER
 TO MAKE THING RIGHT WITH MARK
 EDWARD ENGERS & ~~REDACTED~~ CIPPER
 I WISH TO DISCHARGE FROM DAVIS
 CORRECTIONAL ~~REDACTED~~ FACILITY

RESPECTFULLY THE PLAINTIFF
 Russell Jeremy
 625347

I AM REQUESTING A MOTION TO
 HOLD AN EMERGENCY HEARING
 DUE TO THE EXCESSIVE AMOUNT
 OF TORTURE I HAVE GONE THROUGH
 DURING MY INCARCERATION